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8	IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF ARIZONA	
9		
LO)
11	GEORGIA LOYD;) CASE NO
L2	Plaintiff,)
L3	VO)) CIVIL COMPLANT
L 4	VS.) CIVIL COMPLAINT)
L5	THUNDERBIRD COLLECTION)
L6	SPECIALISTS, INC.;) JURY TRIAL DEMANDED
L7	Defendant.)
L8)
L9		
20	<u>COMPLAINT</u>	
21		
22	PRELIMINARY STATEMENT	
23	Plaintiff Georgia Loyd sues Thunderbird Collection Specialists, Inc. ("Thunderbird")	
24	under the Fair Debt Collections Practices Act, 15 U.S.C. §1691 et seq. ("FDCPA").	
25	under the Pair Debt Conections Fractices A	ict, 13 0.3.C. §1091 et seq. (1 DC1 A).
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JURISDICTION AND VENUE

- 1. This Court has jurisdiction over this action under 28 U.S.C. § 1331, 28 U.S.C. § 1345, and 50 U.S.C. App. § 597a.
- 2. Venue is proper in this judicial district under 28 U.S.C. § 1391 (b) because Defendant regularly conducts business within the District of Arizona, and all events giving rise to the claims herein occurred in the District of Arizona.

PARTIES

- 3. Plaintiff Georgia Loyd ("Plaintiff") is a private person residing at 26058 W. Yukon Drive, Buckeye, AZ 85396.
- 4. Defendant Thunderbird Collection Specialists, Inc., is a debt collector within the meaning of the FDCPA because it uses the mails in a business which regularly collects and attempts to collect debts owed or due to another. Defendant has a principal place of business located at 3200 N. Hayden Rd., Suite 110, Scottsdale, AZ 85251.

STATEMENT OF FACTS

5. Prior to January 2015, Plaintiff had been paying approximately \$5.00 per month towards the balance of a medical debt owed to Biltmore Surgery Center in the amount of \$412.00.